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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/056,176	01/22/2002	Marzio Leban	10013801-1	9505	
75	7590 07:22/2004			EXAMINER	
HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400			LE, HOA VAN		
			ART UNIT	PAPER NUMBER	
Fort Collins, C	Fort Collins, CO 80527-2400			1752	
			DATE MAILED: 07/22/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commence	10/056,176	LEBAN, MARZIO				
Office Action Summary	Examiner	Art Unit				
The MAIL INC DATE And	Hoa V. Le	1752				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. & 133).				
Status						
1)⊠ Responsive to communication(s) filed on 28 Ju	<u>ine 2004</u> .					
<u> </u>						
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 32-56 is/are pending in the application 4a) Of the above claim(s) 32-56 is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	n from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplished any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the Education of the Education of by the Education of the drawing (s) is objected if the drawing (s) is objected in the drawing (s) is objected to by the Education of the drawing (s) is objected to by the Education of the Educati	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Application/Control Number: 10/056,176

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This is in response to Paper filed on 28 June 2004.

I. The specification has been amended. Applicant fails to make a statement that no new matter is added in any amended embodiment. Applicant also fails to convincingly show support for each of the added embodiments by precisely providing page and line for a timely consideration. If a new matter is found, please see the authority state in Tronzo v. Biomet Inc., 4 USPQ 1403.

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- II. The record shows that the examination on the merits is all related or connected to "portable disposable fuel-battery unit" in a conventional or known fuel cell. Please see claim 29 on the record. Any other has not been considered or searched on the record including in the newly added claims 32-56. No claim will be considered if it is not very close to or similar to the embodiments in claim 29. Applicant is requested and urged to clearly point out and explain how a similarity of each of the new added claims is close to or similar to claim 29 before an additional consideration and examination is made in the next response to this Office action.
- III. Applicant abandons the examined invention by canceling all examined claims. No "portable disposable fuel-battery unit" in a conventional or known fuel cell as in claim 29 on the record in the specification. Accordingly, no further consideration is required. The specification must be indicated an abandonment immediately. It is assumed that applicant may not comprehend a practice procedure before the Office. Accordingly, it is given applicant a chance to

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reinsert a claim being related to "portable disposable fuel-battery unit" in a conventional or known fuel cell as in claim 29 on the record.

The timely submission under 37 CFR 1.129(a) filed on 28 June 204 is not fully responsive to the prior Office action because no "portable disposable fuel-battery unit" in a conventional or known fuel cell as in claim 29 on the record in the specification. Since the submission appears to be a *bona fide* attempt to provide a complete reply to the prior Office action, applicant is given a shortened statutory period of ONE MONTH or THIRTY DAYS from the mailing date of this letter, whichever is longer, to submit a complete reply. This shortened statutory period supersedes the time period set in the prior Office action. This time period may be extended pursuant to 37 CFR 1.136(a). If a notice of appeal and the fee set forth in 37 CFR 1.17(r), the payment of the fee set forth in 37 CFR 1.17(r) by applicant is construed as a request to dismiss the appeal and to continue prosecution under 37 CFR 1.129(a). The appeal stands dismissed.

- IV. It is suggested that applicant files a continuation-in-part application to avoid many related problem that may have to when this application has to come to a litigation with respect amendments and an their convincing supports from the originally filed disclosure. Applicant may think or hope that there may be some supports somewhere in the original disclosure. Other may think or find otherwise.
- V. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hoa V. Le whose telephone number is 571-272-1332.

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The examiner can normally be reached from 6:30 AM to 4:30 PM on Monday though Thursday

and about the same time of most Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Cynthia Kelly can be reached on 571-272-1526.

Applicants may file a paper by (1) fax with a central facsimile receiving number 703-

872-9306. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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HVL

20 July 2004

PRIMARY EXAMINER
Hoa Van Le

HOA VAN LE